

**BEFORE THE
FEDERAL COMMUNICATIONS COMMISSION
WASHINGTON, D.C. 20554**

In the Matter of:)	Sagebrush Cellular, Inc.
)	P.O. Box 600
E911 Phase II Implementation Report)	Scobey MT 59263-0600
)	TRS Number: 805272
)	
CC Docket No. 94-102)	Nemont Communications, Inc.
)	P.O. Box 600
)	Scobey MT 59263-0600
)	TRS Number: 801563
)	
)	Triangle Communication System, Inc.
)	2121 Highway 2 NW
)	P.O. Box 1230
)	Havre, MT 59501-1230
)	TRS Number: 818268

To: Wireless Telecommunications Bureau

**STATUS REPORT: THE 95% LOCATION CAPABLE
HANDSET PENETRATION REQUIREMENT**

Sagebrush Cellular, Inc. and Triangle Communication System, Inc. (“Carriers”),¹ by their attorney, pursuant to the July 10, 2006, *Order*, ¶ 17, DA 06-1419, hereby submit their report regarding compliance with the 95% location capable handset penetration requirement.² In a supplement filed on July 6, 2007, Reporters advised the

¹ The Carriers utilize Sagebrush Cellular, Inc.’s switch and concur in the report and supplements. Sagebrush Cellular, Inc. provides analog and digital subscriber services. Sagebrush provides switching, technical, and billing services to Triangle Communication System, Inc. Triangle Communication System, Inc. holds both cellular and PCS licenses and provides analog and digital services.

² 47 C.F.R. § 20.18(g)(1)(v) provides that the Carriers must “by December 31, 2005, achieve 95 percent penetration of location-capable handsets among its subscribers.”

Commission that compliance with the 95% penetration level had been achieved.

Reporters continue to be in compliance with the 95% penetration requirement.

Hill & Welch

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August 1, 2007

SAGEBRUSH CELLULAR, INC.

Timothy E. Welch

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